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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 4989	
10/084,462	02/28/2002	Steven W. Trovinger	10015154		
7590 07/13/2004			EXAM	INER	
HEWLETT-PACKARD COMPANY			HENDERSON, MARK T		
	operty Administration		ADTIBUT	DADED MUMBER	
P.O. Box 272400			ART UNIT	PAPER NUMBER	
Fort Collins (CO 80527-2400	3722			

DATE MAILED: 07/13/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applicant(s)	. //		
		10/084	l,462	TROVINGER, STEV	EN W.		
Office	Action Summary	Exami	ner	Art Unit			
		Mark T	Henderson	3722			
The MAILI Period for Reply	NG DATE of this communi	cation appears on	the cover sheet with t	he correspondence addr	ess		
THE MAILING DA - Extensions of time ma after SIX (6) MONTHS - If the period for reply in the period for reply in Failure to reply within Any reply received by	STATUTORY PERIOD FO ATE OF THIS COMMUNI by be available under the provisions of from the mailing date of this comm pecified above is less than thirty (30 is specified above, the maximum state the set or extended period for reply the Office later than three months a justment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no unication. o) days, a reply within the tutory period will apply an will, by statute, cause the	o event, however, may a reply statutory minimum of thirty (30 d will expire SIX (6) MONTHS application to become ABAND	be timely filed) days will be considered timely. from the mailing date of this common to the mailing date of this common to the common to th	munication.		
Status							
1) Responsive	e to communication(s) file	d on 26 <i>April 2004</i>	I.				
2a) This action	, ,	b)⊠ This action i	=				
<i>'</i> =	application is in condition		, prosecution as to the m	nerits is			
closed in a	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claim	ıs						
4a) Of the a 5) ☐ Claim(s) 6) ☑ Claim(s) 2- 7) ☐ Claim(s)	13,15-19 and 21 is/are perbove claim(s) is/are bove claim(s) is/are is/are allowed. 13,15-19 and 21 is/are regoing is/are objected to. are subject to restrice	e withdrawn from	consideration.		·		
Application Papers							
9) The specific	ation is objected to by the	Examiner.	,				
10) The drawing	(s) filed on is/are:	a) accepted or	b) ☐ objected to by t	he Examiner.			
Applicant ma	y not request that any objec	tion to the drawing(s	s) be held in abeyance.	See 37 CFR 1.85(a).			
	t drawing sheet(s) including declaration is objected to	•		-			
,	•	by the Examiner.	Note the attached Of	nec Action of form 1 10	102.		
Priority under 35 U.S	•						
a) All b) 1. Certif 2. Certif 3. Copie applie	ment is made of a claim to Some * c) None of: Tied copies of the priority of the priority of the copies of the priority of the copies of the cation from the Internation thed detailed Office action	documents have b documents have b of the priority docu nal Bureau (PCT F	een received. een received in Appli ments have been rec Rule 17.2(a)).	cation No reived in this National St	age		
Attachment(s)	o Cited (PTO 902)		0 □ t-ti c	mary (BTO 442)			
	on's Patent Drawing Review (P re Statement(s) (PTO-1449 or I			nary (PTO-413) ail Date nal Patent Application (PTO-1	52)		

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Art Unit:

DETAILED ACTION

Faxing of Responses to Office Actions

In order to reduce pendency and avoid potential delays, TC 3700 is encouraging FAXing of responses to Office Actions directly into the Group at (703)872-9306. This practice may be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into TC 3700 will be promptly forwarded to the examiner.

1. Claims 1, 14, and 20 have been canceled. Claims 2-5, 10-13, 15-19 and 21 have been amended for further examination. After further examination of the claims, the examiner has withdrawn the previous allowable subject matter.

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Art Unit:

Double Patenting

2. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

3. Claims 2-13, 15-19, and 21 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-21 of copending Application No. 10/698,672. Although the conflicting claims are not identical, they are not patentably distinct from each other because both disclose a pivotable collecting device and a method of transferring folded sheet material comprising: a supporting edge for supporting a fold

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of the folded sheet material; two supporting sides opposing one another; a means for pivoting the supporting edge about a first axis to receive the folded sheet such that each supporting side receives a different portion of the folded sheet material; a collecting drive for clamping the folded sheet material against the supporting side and advancing the sheet material along at least one side supporting side; wherein the collecting drive is rotatable.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

4. Claims 2, 5, and 21 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-6, 21 and 22 of copending Application No. 10/084,460. Although the conflicting claims are not identical, they are not patentably distinct from each other because both disclose a pivotable collecting device which includes a supporting edge and two sides (saddle shape) a means for pivoting the supporting edge and sides to receive the folded sheet material; a collecting drive (transferring device) for clamping the folded sheet material against the supporting sides, wherein the drive rotates.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

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Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark T. Henderson whose telephone number is (703)305-0189. The examiner can be reached on Monday - Friday from 7:30 AM to 3:45 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner supervisor, A. L. Wellington, can be reached on (703) 308-2159. The fax number for TC 3700 is (703)-872-9302. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 3700 receptionist whose telephone number is (703)308-1148.

MTH

July 10, 2004

Gregoby yidovich Supervisory patent examiner Technology center 3700